(ii)(I) The provisions of section 552a of title	on
5. United States	en
	act
Code. shall not apply to any agreement	me
entered into under clause	nţ
(i) or to information exchanged pursuant to such	of.
agreement.	thi
"(II) The Commissioner is authorized to	S
provide. on a reimburs-	Act
able basis. information obtained pursuant to	
agreements entered	the
into under clause (i) to any Federal or	Co
federally-assisted cash.	m
food. or medical assistance program for	mis
eligibility purposes.	sio
(iii) Payments to institutions required by	ner
clause (i)(II) shall	of
be made from funds otherwise available for the	So
De made from fullus otherwise available for the	
payment of benefits	çia
under this title and shall be treated as direct	I
spending for purposes	Se
of the Balanced Budget and Emergency Deficit	cur
Control Act of 1985."	iţy
(2) EFFECTIVE DATE .—The amendment made by	sha
this sub-	11
section shall apply to individuals whose period	su
of confinement	bm
in an institution commences on or after the	it a
first day of the	rep
seventh month beginning after the month in	ort
which this Act	on
is enacted.	the
(h) STUDY OF OTHER POTENTIAL IMPROVEMENTS	res
IN THE COLLEC-	ult
TION OF INFORMATION RESPECTING PUBLIC INMATES.	
TION OF INFORMATION RESPECTING PUBLIC INMATES.	s of
(1) CTUDY The Commission or of Social	
(1) STUDY.—The Commissioner of Social	the
Security shall con-	stu
duct a study of the desirability, feasibility, and	dy
cost of—	co
establishing a system under which	nd
Federal, State,	uçt
and local courts would furnish to the	ed
Commissioner such	pur
information respecting court orders by which	sua
individuals	nt
are confined in jails, prisons, or other public	to
penal, correc-	thi
tional. or medical facilities as the	
~	S
Commissioner may	
Commissioner may require for the purpose of carrying out section	șu
require for the purpose of carrying out section	su bse
require for the purpose of carrying out section 1611(e)(l)	su bse cti
require for the purpose of carrying out section 1611(e)(l) of the Social Security Act: and	su bse cti on
require for the purpose of carrying out section 1611(e)(l) of the Social Security Act: and (2) requiring that State and local	su bse cti on to
require for the purpose of carrying out section 1611(e)(l) of the Social Security Act: and (2) requiring that State and local jails, prisons, and	su bse cti on to the
require for the purpose of carrying out section 1611(e)(l) of the Social Security Act: and (2) requiring that State and local jails, prisons, and other institutions that enter into	su bse cti on to the Co
require for the purpose of carrying out section 1611(e)(l) of the Social Security Act: and (2) requiring that State and local jails, prisons, and other institutions that enter into agreements with the	su bse cti on to the Co m
require for the purpose of carrying out section 1611(e)(l) of the Social Security Act: and (2) requiring that State and local jails, prisons, and other institutions that enter into agreements with the Commissioner under section 1611(e)(l)(I) of the	su bse cti on to the Co m mit
require for the purpose of carrying out section 1611(e)(l) of the Social Security Act: and (2) requiring that State and local jails, prisons, and other institutions that enter into agreements with the Commissioner under section 1611(e)(l)(I) of the Social Secu-	su bse cti on to the Co m mit tee
require for the purpose of carrying out section 1611(e)(l) of the Social Security Act: and (2) requiring that State and local jails, prisons, and other institutions that enter into agreements with the Commissioner under section 1611(e)(l)(I) of the Social Security Act furnish the information required by	su bse cti on to the Co m mit tee on
require for the purpose of carrying out section 1611(e)(l) of the Social Security Act: and (2) requiring that State and local jails, prisons, and other institutions that enter into agreements with the Commissioner under section 1611(e)(l)(I) of the Social Security Act furnish the information required by such agree-	su bse cti on to the Co m mit tee on Fin
require for the purpose of carrying out section 1611(e)(l) of the Social Security Act: and (2) requiring that State and local jails, prisons, and other institutions that enter into agreements with the Commissioner under section 1611(e)(l)(I) of the Social Security Act furnish the information required by such agreements to the Commissioner by means of an	su bse cti on to the Co m mit tee on Fin an
require for the purpose of carrying out section 1611(e)(l) of the Social Security Act: and (2) requiring that State and local jails, prisons, and other institutions that enter into agreements with the Commissioner under section 1611(e)(l)(I) of the Social Secu- rity Act furnish the information required by such agree- ments to the Commissioner by means of an electronic or	su bse cti on to the Co m mit tee on Fin an ce
require for the purpose of carrying out section 1611(e)(l) of the Social Security Act: and (2) requiring that State and local jails, prisons, and other institutions that enter into agreements with the Commissioner under section 1611(e)(l)(I) of the Social Security Act furnish the information required by such agreements to the Commissioner by means of an electronic or other sophisticated data exchange system.	su bse cti on to the Co m mit tee on Fin an ce of
require for the purpose of carrying out section 1611(e)(l) of the Social Security Act: and (2) requiring that State and local jails, prisons, and other institutions that enter into agreements with the Commissioner under section 1611(e)(l)(I) of the Social Secu- rity Act furnish the information required by such agree- ments to the Commissioner by means of an electronic or	su bse cti on to the Co m mit tee on Fin an ce

nate and the Committee on Ways and
Means of the
House of Representatives.
(c)ADDITIONAL REPORT TO CONGRESS—Not
later than October
1. 1998. the Commissioner of Social Security
shall provide to the
Committee on Finance of the Senate and the
Committee on Ways
and Means of the House of Representatives a
list of the institutions
that are and are not providing information to
the Commissioner
under section 1611(e)(l)(I) of the Social
Security Act (as added

by this section).

42 USC 1382 note.

42 USC 1382 note

## SEC. 204. EFFECTIVE **DATE OF APPLICATION FOR** BENEFITS.

GENERAL Subparagraphs (A) (a) IN and (B) U.S.C. of 1382(c)(7) section 1611(c)(7)(42 amended to read as follows:
"(A) the first day of the month following date the such application is filed. or "(B) the first day of the month date following the such individual eliaible for becomes such benefits with respect to such application."